



Signed and Filed: November 29, 2022

Dennis Montali

DENNIS MONTALI
U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA

In re:) Bankruptcy Case
PG&E CORPORATION,) No. 19-30088-DM
) Chapter 11
- and -) Jointly Administered
PACIFIC GAS AND ELECTRIC COMPANY,)
Reorganized Debtors.) Date: November 30, 2022
) Time: 11:00 AM
☐ Affects PG&E Corporation) Via Video/Teleconference
☐ Affects Pacific Gas and) www.canb.uscourts.gov/calendars
Electric Company)
☒ Affects both Debtors)
* All papers shall be filed in)
the Lead Case, No. 19-30088 (DM).)

**ORDER REGARDING HEARING ON MOTION TO EXTEND TIME
TO OBJECT TO CLAIMS**

The court has scheduled a hearing on November 30, 2022, at 11:00 AM on the *Motion for Entry of an Order Further Extending Deadline for the Reorganized Debtors to Object to Claims and for Related Relief* (Dkt. 13122). Counsel for the Reorganized Debtors will begin, have twenty minutes for oral argument and will be expected to reserve a portion of his time for rebuttal.

1 Counsel is directed to be specific about when the
2 Reorganized Debtors will be recommencing individual settlement
3 offers to the parties who are identified in Footnote 4 to
4 Dkt. 13292 as having filed the Remaining Objections. Also, at
5 4:14 the statement is made that 3,000 Securities Claims have
6 been resolved, with \$1.2 B in asserted value. Please report
7 tomorrow the estimated **number and dollar amount** still
8 pending. The estimate at 5:14-16 does not give a dollar value
9 and estimates 750 offers per month "for a majority of the
10 remaining...". 750 per month over four months equals the same
11 3,000 claims resolved, confirming that over fifty percent of all
12 of them are still unresolved.

13 Counsel for the Chevron parties, the Oregon Objection and
14 the Late Objections are to meet and confer and agree on how to
15 share a total of twenty minutes for their argument.

16 In reviewing the filings for these matters, the court has
17 just learned of the filing by the Vanguard Parties (Dkt.
18 13244). Because of a possible conflict (that will be explained
19 at the hearing), the court will not be able to consider argument
20 on behalf of those particular entities, although their same
21 counsel, who is representing the other identified Late Objection
22 parties, may argue on their behalf.

23 ****END OF ORDER****
24
25
26
27
28

COURT SERVICE LIST

ECF Recipients